

EXHIBIT G

CC-1486 - GARNISHMENT SUMMONS

USING THIS FORM

1. Copies
 - a. Original - to serving officer for use in providing proof of service, then to court.
 - b. First copy - to judgment debtor.
 - c. Second copy - to garnishee.
 - d. Third copy - to judgment debtor (mailed by sheriff after garnishee is served).
 - e. Fourth copy - to judgment creditor.
 - f. Additional copies as dictated by local practice.
3. Attachments
 - a. CC-1485 - Suggestion for Summons in Garnishment (original only).
 - b. DC-454 - Request for Hearing - Garnishment Exemption Claim (all copies).
 - c. CC-1486 A - Garnishment Statute. This form should be provided by the clerk to the garnishee upon request.
4. Preparation details
 - a. Prepared by clerk.
 - b. Form CC-1405 - Proof of Service may accompany this form and is used for proof of service by the serving officer as an alternative to the method described above.
 - c. By using this revised form (which includes Writ of Fieri Facias), the clerk no longer has to prepare a separate CC-1477 - Writ of Fieri Facias, except when requested by plaintiffs seeking to enforce judgments by a levy pursuant to a Writ of Fieri Facias as well as by a Garnishment Summons.
 - d. The Request for Hearing Garnishment Exemption Claim, district court form DC-454 must be attached to all copies of the Summons, without exception.
 - e. Only one garnishee and one judgment debtor may be named in a Garnishment Summons.

CC-1486 - GARNISHMENT SUMMONS

DATA ELEMENTS for Page 1 of the form

1. Court case number.
2. Court name.
3. Court street address.
4. Name, address, and telephone number of judgment creditor.
5. Name and address of judgment debtor.
6. Name, address, and telephone number of judgment creditor's attorney.
7. Social security number of judgment debtor.
8. Name and address of garnishee.
9. Hearing date and time.
10. List of debits, credits and totals on this Garnishment. See DATA ELEMENTS 9 through 15 on Form CC-1485.
11. Check the appropriate basis for judgment if applicable. See DATA ELEMENT 16 on Form CC-1485.
12. Date of entry of judgment on which this Garnishment is based. See DATA ELEMENT 7 on Form CC-1485.
13. Date of issuance of this Summons.
14. Date of delivery of Writ of Fieri Facias to serving officer. Use date in Data Element 18 unless this Summons is issued in connection with an earlier Writ of Fieri Facias, in which case use the date of receipt by sheriff shown on such writ.
15. Signature of clerk if issued by the clerk. If issued by a deputy clerk, print or type the clerk's name.
16. Signature of deputy clerk if issued by a deputy clerk.
17. Check the appropriate block.
18. Date of issuance of the Writ of Fieri Facias.
19. Signature of clerk if issued by clerk. If issued by deputy clerk, print or type clerk's name.
20. Signature of clerk if issued by deputy clerk.

DATA ELEMENTS for Page 2 of the form

- | | |
|--|---|
| 1. Name of garnishee. If the garnishee is a corporation, show name of corporation on second line. | 13. Date of service. |
| 2. Address and telephone number of garnishee. | 14. Agency/jurisdiction. Name of sheriff if served by deputy sheriff. |
| 3. Check this box if personal service obtained. If garnishee is a federal agency, check federal service box if service obtained according to federal service guidelines. | 15. Name of judgment debtor. |
| 4. Serving officer to check the appropriate box to designate type of service. | 16. Address of judgment debtor. |
| 5. Check and complete if served on a corporate garnishee's registered agent. List the name and title of the registered agent. | 17. Check if served personally. |
| 6. If served by leaving the summons with a family member over age 16, check appropriate box and insert required information. | 18. Check box indicating method of service other than personal service. |
| 7. Check if served by posting. | 19. List name, age and relationship to party of person receiving substituted service. |
| 8. Check if served on Secretary of the Commonwealth. | 20. Check if served by posting. |
| 9. Check if served on Clerk of the State Corporation Commission. | 21. Check if served on the Secretary of the Commonwealth. |
| 10. Check and (if applicable) complete to show mailing of copy to judgment debtor after garnishee has been served. | 22. Check if not found. |
| 11. Check this box if unable to serve process. | 23. Signature of serving officer. |
| 12. Signature of serving officer. | 24. Date of service. |
| | 25. Jurisdiction/agency. Name of sheriff if served by deputy sheriff. |
| | 26. Date received by sheriff. |
| | 27. Signature of sheriff. |
| | 28. Check if applicable. |
| | 29. Date of return Service. |
| | 30. Signature of sheriff (print or type if return made by deputy sheriff). |
| | 31. Signature of deputy sheriff if return made by deputy. |

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GARNISHMENT SUMMONS

Commonwealth of Virginia

Case No. **1****2**

Circuit Court

COURT ADDRESS

JUDGMENT CREDITOR:**4**

v.

JUDGMENT DEBTOR:**5***
*

*Telephone No.

JUDGMENT CREDITOR'S ATTORNEY:**6**Soc. Sec. No. **7**Garnishee: **8**

*Telephone No.

*When Judgment Creditor's Attorney's name, address and telephone number appear on this summons, do not include Creditor's address or telephone number.

9

HEARING DATE AND TIME

STATEMENT:Judgment Principal: \$ **10**

Credits

Interest

Judgment Costs

Attorney's Fee

Garnishment Costs

TOTAL BALANCE DUE \$ **10**

The garnishee shall rely on this amount.

12

DATE OF JUDGMENT

If none of the above are checked, then § 34-29(a) (on reverse) applies.

TO ANY AUTHORIZED OFFICER: You are hereby commanded to serve this summons on the judgment debtor and the garnishee.

TO THE GARNISHEE: You are hereby commanded to (1) file a written answer with this court, or (2) deliver payment to this court, or (3) appear before this court on the return date and time shown on this summons to answer the Suggestion for Summons in Garnishment of the judgment creditor that, by reason of the lien of writ of fieri facias, there is a liability as shown in the statement upon the garnishee.

As garnishee, you shall withhold from the judgment debtor any sums of money to which the judgment debtor is or may be entitled from you during the period between the date of service of this summons on you and the date for your appearance in court, subject to the following limitations: (1) The maximum amount which may be garnished is the "TOTAL BALANCE DUE" as shown on this summons. (2) if the sums of money being garnished are earnings of the judgment debtor, then the provision of "MAXIMUM PORTION OF DISPOSABLE EARNINGS SUBJECT TO GARNISHMENT" shall apply.

If a garnishment summons is served on an employer having one thousand or more employees, then money to which the judgment debtor is or may be entitled from his or her employer shall be considered those wages, salaries, commission or other earnings which, following service on the garnishee-employer, are determined and are payable to the judgment debtor under the garnishee-employer's normal payroll procedure with a reasonable time allowance for making a timely return by mail to this court.

13

DATE OF ISSUANCE OF SUMMONS

15

, Clerk

14DATE OF DELIVERY OF WRIT OF FIERI FACIAS TO SHERIFF
IF DIFFERENT FROM DATE OF ISSUANCE OF THIS SUMMONS

by _____

16

DEPUTY CLERK

WRIT OF FIERI FACIAS To Any Authorized Officer: You are commanded to levy upon the personal property of the Defendant(s) and to make from the tangible personal property and monies of the Defendant(s) the principal, interest, costs and attorney's fees, less credits, as shown in the Garnishment Summons. You are further commanded to make your return to the clerk's office within 90 days of this date or within 180 days of this date for a wage garnishment, and to notify the person entitled to receive such money, if such person is known and if any money is received, as required by law.

Homestead Exemption Waived? [] Yes [] No [] Cannot be demanded

17**19**

, Clerk

18

DATE

by _____

20

DEPUTY CLERK

The following statement is not the law but is an interpretation of the law which is intended to assist those who must respond to this garnishment. You may rely on this only for general guidance because the law itself is the final word. (Read the law, § 34-29 of the Code of Virginia, for a full explanation. A copy of § 34-29 is available at the Clerk's office. If you do not understand the law, call a lawyer for help.)

An employer may take as much as 25 percent of an employee's disposable earnings to satisfy this garnishment. But if any employee makes the minimum wage or less for his week's earnings, the employee will ordinarily get to keep 40 times the minimum hourly wage. But an employer may withhold a different amount of money from that above if:

- (1) The employee must pay child support or spousal support and was ordered to do so by a court procedure or other legal procedure. No more than 65 percent of an employee's earnings may be withheld for support;
- (2) Money is withheld by order of a bankruptcy court; or
- (3) Money is withheld for a tax debt.

"Disposable earnings" means the money an employee makes "after taxes" and after other amounts required by law to be withheld are satisfied. Earnings can be salary, hourly wages, commissions, bonuses, payments to an independent contractor, or otherwise, whether paid directly to the employee or not.

If an employee tries to transfer, assign or in any way give his earnings to another person to avoid the garnishment, it will not be legal; earnings are still earnings.

Financial institutions that receive an employee's paycheck by direct deposit do not have to determine what part of a person's earnings can be garnished.

RECEIVED	26	DATE AND TIME	27	SHERIFF
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JUDGMENT DEBTOR	15
ADDRESS	16
17 [] PERSONAL SERVICE	

NOTE:
Return of Writ of Fieri Facias to be used if no effects found – otherwise, use appropriate sections of CC-1477, WRIT OF FIERI FACIAS.

28 NO EFFECTS FOUND

29	DATE
30	SHERIFF
31	DEPUTY SHERIFF

SERVING OFFICER

24

for **25**

SERVING OFFICER

13 for **12**

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